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5	Attorney for Defendant		
6	MEGHAN GRUDZIEN		
7			
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	Sinvilances	See Division	
12	IDUTED STATES OF AMERICA	N- CD 12 0050 EMG	
13	UNITED STATES OF AMERICA,	No. CR 13-0059 EMC	
14	Plaintiff,		
15	V.	STIPULATION TO TRAVEL AND [PROPOSED] ORDER.	
16	MEGHAN GRUDZIEN,		
17	Defendant.		
18			
19 20	The parties stipulate as follows:		
21	Defendant MEGHAN GRUDZIEN wishes to travel to Lake Orion, Michigan in order to		
22	visit her mother and grandmother. Ms. Grudzien's mother and grandmother reside together		
23	at 943 Pinery Boulevard, Lake Orion, Michigan 48362. Ms. Grudzien's trip to Michigan		
24	will extend from July 3, 2013 through July 10, 2013.		
25	2. U.S. Pretrial Services has no objection.		
26			
27	3. The United States of America has no o	objection.	
28			

1	DATED: June <u>/8</u> , 2013		
2		Admi Kan	
3			
4		Adam G. Gasner, Esq. Attorney for Defendant	
5		MEGHAN GRUDZIEN	
6			
7	DATED: June, 2013		
8		Adam Wright, Esq. Attorney for Plaintiff	
9		UNITED STATES OF AMERICA	
10			
11	ORDER		
12			
13	FOR GOOD CAUSE SHOWN,		
14		Smidnian aball be manifed to the time.	
15	Lake Orion, Michigan to visit her family from July 3, 2013 through July 10, 2013. She shall not her Pretrial Services Officer immediately upon her return from California.		
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17			
18			
19	DATED: June 28, 2013	MBC	
20	II .	HON. LAUREL BEELER J.S. DISTRICT COURT	
21		S.S. BISTILLET GOOK!	
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